

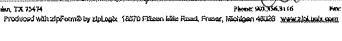
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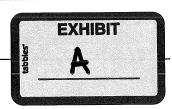
PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC) ONE TO FOUR FAMILY RESIDENTIAL CONTRACT (RESALE)

NOTICE: Not For Use For Condominium Transactions

·g	PARTIES: The parties to this contract are Charlena C Roome TV (Sollar)
••	PARTIES: The parties to this contract are <u>Charlene C. Roonce, LR</u> (Seller) and <u>Dennis Matthew Bratton, Brian Paul Maynor</u> (Buyer). Seller agrees to sell and convey to Buyer and Buyer agrees to buy from Seller the Property defined below.
	PROPERTY:
<u> </u>	A. LAND: Lot see *SP Block Bluewater Tawakoni Sec 1
	A. LAND: Lot see *SP Block Bluewater Tawakoni Sec 1 Addition, City of East Tawakoni County of Rains Texas, known as 220 Bluewater Dr. 75472 (address/zip code), or as described on attached exhibit.
	(address/zip code), or as described on attached exhibit.
	B. IMPROVENIENTS: the house, datage and all other fixtures and improvements attached to the 1
	above-described real property, including without limitation, the following permanently installed and bulk-in items, if any: all equipment and appliances, valances, screens,
	shutters, awnings, wall-to-wall carpeting, mirrors, ceiling fans, attic fans, mail boxes, television antennas and satellite dish system and equipment, mounts and brackets for
	televisions and speakers, heating and air-conditioning units, security and fire detection equipment, wiring, plumbing and lighting fixtures, chandeliers, water softener system, kitchen
	equipment, garage door openers, cleaning equipment, shrubbery, landscaping, outdoor cooking equipment, and all other property owned by Seller and attached to the above
	cooking equipment, and all other property owned by Seller and attached to the above described real property.
	C. ACCESSORIES: The following described related accessories, if any, window air conditioning
	units, stove, fireplace screens, curtains and rods, blinds, window shades, draperies and rods, door keys, mailbox keys, above ground pool, swimming pool equipment and maintenance
	accessories, artificial fireplace logs, and controls for (i) satellite dish systems, (ii) garage
	doors, (iii) entry gates, and (iv) other improvements and accessories. D. EXCLUSIONS: The following improvements and accessories will be retained by Seller and
	must be removed prior to delivery of possession: none
	The land, improvements and accessories are collectively referred to as the "Property".
3.	SALES PRICE:
	A. Cash portion of Sales Price payable by Buyer at closing B. Sum of all financing described below (excluding any loan funding
	fee or mortgage insurance premium) C. Sales Price (Sum of A and B) \$\frac{92,000,00}{115,000,00}\$
Ą.	FINANCING: The portion of Sales Price not payable in cash will be paid as follows: (Check applicable boxes below)
	🖾 A. THIRD PARTY FINANCING: One or more third party mortgage loans in the total amount of
	\$ 92,000,00 (excluding any loan funding fee or mortgage insurance premium). (1) Property Approval: If the Property does not satisfy the lenders' underwriting requirements
	for the loan(s), (including, but not limited to appraisal, insurability and lender required repairs). Buyer may terminate this contract by giving notice to Seller prior to closing and
	the earnest money will be refunded to Buyler.
	(2) Credit Approval; (Check one box only) (a) This contract is subject to Buyer being approved for the financing described in the
	attached Third Party Financing Addendum for Credit Approval.
	(b) This contract is not subject to Buyer being approved for financing and does not involve FHA or VA financing.
	B. ASSUMPTION: The assumption of the unpaid principal balance of one or more promissory
	notes described in the attached TREC Loan Assumption Addendum. C. SELLER FINANCING: A promissory note from Buyer to Seller of \$
	secured by vendor's and deed of trust liens, and containing the terms and conditions
	described in the attached TREC Seller Financing Addendum. If an owner policy of title insurance is furnished, Buyer shall furnish Seller with a mortgagee policy of title insurance.
	$\bigcap \bigcap \mathcal{N}$
AR	1601 Initialed for identification by Buyer (b) (3/1/2) and Seller TREC NO. 20-11

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Contract Concerning	220 Bluewater Dr East Tawakoni, TE 75472 (Address of Property)	Page 2 of 9 12-05-2011
5. EARNEST MONEY: Upon \$500.00 as eat 1 Buyer shall deposit additiona days after the effective by this contract, Buyer will be	execution of this contract by all carnest money with Rains County (Plaintene Amore) 17, 75440 carnest money of \$ none address the contract. If Buyer fails to depoint default.	parties, Frye, shall deposit Abresant, as escrow agent, (address), with ascrow agent within osit the carnest money as required
a. TITLE POLICY AND SURVE A. TITLE POLICY: Soller shittle insurance (Title Policy) (Title Dompany) in the against loss under the (including existing building (1) Restrictive covenants of (2) The standard printed et (3) Liens created as part of (4) Utility easements creproperty is located. (5) Reservations or excell Buyer in writing. (6) The standard printed experience of the standard printed expense, may have the B. COMMITMENT: Within 2 Seller shall furnish to Bexpense, legible copies commitment (Exception authorizes the Title Comet Buyer's address show not delivered to Buyer extended up to 15 days seller's control, the Comrequired, Buyer may te Buyer.	All furnish to Buyer at Seller's Bused by Rains: Gon Issued by Itle Policy, subject and zonling ordinances) and the following common to the platted subdivision in which exception for standby faes, taxes and associated by the dedication deed or plat of the financing described in Paragraph 4, ated by the dedication deed or plat of the financing described in Paragraph 4. The control of the reception as to waters, tidelands. The exception as to discrepancies, conflicts, or profrusions, or overlapping imprexception amended to read, "shortagus in the exception amended to read, "shortagus in the company received and the standard pany to deliver the Commitment and not paragraph 21. If the Commitment and nor Paragraph 21. If the Commitment within the specified time, the time for or the Closing Date; whichever is earnitment and Exception Documents are reminate this contract and the earnesses.	uyer's expense an owner policy of nitry. Abstract. or after closing, insuring Eures to the promulgated exclusions exceptions: In the Property is located, sements. of the subdivision in which the fact or as may be approved by beaches, streams, and reluted shortages in area or boundary revenents. Buyer, at Buyer's narea", elives a copy of this contract, (Commitment) and, at Buyer's sevidencing exceptions. Seller Exception Documents to Buyer and Exception Documents to Buyer or delivery will be automatically artier. If, due to factors beyond and delivered within the time at money will be refunded to
(1) Within and Title Company and Buy and Title Company Property Affidavit If Seller fails of S	rersiender(s). (Check one box only) days after the effective date of this conly Seller's existing curvey of the Propromulgated by the Texas Dapartmen or shall obtain a new survey at Sall sall obtain a new survey at Sall sall obtain a new survey at Sall sall obtain a new survey or affects lender(s). Buyer shall rittain at a later than 3 days prior to Closing Date days after the effective date of this concepts. Buyer is deemed to receive the precified in this paragraph, whichever is earlied as after the effective date of this conditions.	tricci, Seller shall furnish to Euyor perty and a Residential Real of Insurance (T-47 Affidavit), a shidavit within the time of expense no later than 3 fidavit is not acceptable to Title a new survey at [2] Seller's expense to the survey on the date of actual earlier. Intract, Seller, at Seller's expense ons, or encumbrances to title: (7) above: disclosed in the on prohibit the following use or days after Buyer receives the sillure to object within the except that the requirements provided Seller is not obligated

TAR 1601 Initialed for identification by Buyer (Int. 60) and Seller (Int. 70) TREC NO. 2
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Contract Concerning	220 Bluewater Dr. East Tawakoni, TX 75472	Page 3 of 9 12-05-201-
100 Jun 11 11	(Address of Properly)	-
AVIOLINGA d	in 15 days after Seller receives the object s necessary. If objections are not cured with te and the earnest money will be refunded	III SUCH 15 day saving thin necessary
(1) ABSTRA Property or obtain	CCT OR TITLE POLICY: Broker advises Buyer to examined by an attorney of Buyer's selection a Title Policy is furnished, I by an attorney of Buyer's choice due to the	n, or Buyer should be furnished with
(2) MEMBE subject subject subject Buyer residently obligated governing poverning poverning property services associated a property and the party, of the associated subjects owners a proper subjects of the services owners and the party of the services and the party of the services are the services and the party of the services are the services and the services are the services a	RSHIP IN PROPERTY OWNERS ASSOCIATION to mandatory membership in a property own to mandatory membership in a property own to mandatory membership in a property own to mandatory membership in a property owners graph \$5.012, Texas Property Code, that, all community identified in Paragraph 2A in will to be a member of the property owners graph use and occupancy of the Property is located. Copies of the restrictive covenined from the county clerk. You are obliging owners association(s). The amount of Your failure to pay the assessments of the Property 207.003, Property Code, entitles an owner cerns the establishment maintenance, or or limited to, restrictions, bylaws, rules and regulated to, statements specifying the amount and style and cause number of lawsuits to which her than lawsuits relating to unpaid ad valore osciation. These documents must be made is concerned about these matters, the Subject to Mandatory Membership in the style of the Mandatory Membership in the subject to Mandatory Membership in the subject to the property construction.	ers association(s). If the Property is owners association(s), Seller notifies as a purchaser of property in the high the Property is located, you are association(s). Restrictive covenants try and all dedicatory instruments ration of this residential community and all dedicatory instrument may lated to tree association in the matter and dedicatory instrument may lated to tree associations is subject to the association is subject to receive copies of any document of the property contains information including, but of frequency of regular assessments the property owners association is a mitaxes of an individual member of available to you by the property experts.
(3) STATUTI created Chapter potice re	Bused. DRY TAX DISTRICTS: If the Property is situ district providing water, sewer, drainage, or 49, Texas Water Code, requires Seller to del lating to the tax rate, bonded indebtedness, o	lated in a utility or other statutorily flood control facilities and services, her and Ruyer to sign the statutory
(4) TIDE W Texas N Included repulred I	ution of this contract. VTERS: If the Proporty abuts the tidally influentural Resources Code, requires a notice region the contract. An addendum containing the parties must be used.	le notice promulgated by TREC or
lts boun within a municipal	TION; If the Property is located outside the linder \$5.011, Texas Property Code, that the in the extraterritorial jurisdiction of a munitor annexation by the municipality, Each municipality and extraterritorial jurisdiction. To demunicipality's extraterritorial jurisdiction or thy's extraterritorial jurisdiction contact all municipality's	ipality maintains a map that depicts termine if the Property is located is likely to be located within a
(6) PROPER PROVIDE Paragraph sewer se properties may be water or	of the Property for further information. TY LOCATED IN A CERTIFICATED SERVICE. R: Notice required by §13.257, Water Code 2. that you are about to purchase may be riched by law to provide area, which is authorized by law to provide area, which is authorized by law to provide area, if your property is special costs or charges that you will be requisely costs or charges that you will be requisewer service. There may be a period of necessary to provide water or sower service to	e: The real property, described in a certificated water or bylde water or sewer service to the located in a certificated area there light to pay before you can receive equired to construct lines or other

TAR 1601 Initialed for identification by Buyer but and Seller,

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Contract Concerning 220 Bluewater Dr. Contract Concerning Tart Townscont TX 75472 Page 4 of 9 12-05-2011 (Address of Property)
determine if the property is in a certificated area and contact; the utility service provider to determine the cost that you will be required to pay and the period; if any, that is required to provide water or sewer service to your property. The undersigned Buyer hereby acknowledges receipt of the foregoing notice at or before the execution of a binding contract for the purchase of the real property described in Paragraph 2 or at closing of purchase of the real property. (7) PUBLIC IMPROVEMENT DISTRICTS: If the Property is in a public improvement district, \$5.014, Property Code, requires Seller to notify Buyer as follows: As a purchaser of this parcel of real property you are obligated to pay an assessment to a municipality or county for an improvement project undertaken by a public improvement district under Chapter 372, Local Government Code. The assessment may be due annually or in periodic installments. More information concerning the amount of the assessment and the due dates of that assessment may be obtained from the municipality or county levying the assessment. The amount of the assessments subject to change. Your failure to pay the assessments could result in a lien on and the foreclosure of your property. (8) TRANSFER FEES: If the Property is subject to a private transfer fee obligation may be governed by Chapter 5, Subchapter G of the Texas Property Code.
7. PROPERTY CONDITION: A ACCESS, INSPECTIONS AND UTILITIES: Selter shall permit Buyer and Buyer's agents access to the Property at reasonable times. Buyer may have the Property inspected by inspectors selected by Buyer and licensed by TREC or otherwise permitted by law to make inspections. Seller at Seller's expense shall immediately cause existing utilities to be turned on and shall keep the utilities on during the time this contract is in effect. B. SELLER'S DISCLOSURE NOTICE PURSUANT TO \$5.008, TEXAS PROPERTY CODE (Notice): (Check one box only) [1] (1) Buyer has received the Notice. [2] Buyer has not received the Notice. Within
general phrases, such as "subject to inspections" that do not identify specific repairs.) NOTICE TO BUYER AND SELLER: Buyer's agreement to accept the Property in its present condition under Paragraph 7D(1) or (2) does not preclude Buyer from inspecting the Property under Paragraph 7D, from negotiating repairs or treatments in a subsequent amendment, or from terminating this contract during the Option Period, if any. E. LENDER REQUIRED REPAIRS AND TREATMENTS: Unless otherwise agreed in writing, neither party is obligated to pay for lender required repairs, which includes treatment for wood destroying insects. If the parties do not agree to pay for the lender required repairs or treatments, this contract will terminate and the earnest money will be refunded to Buyer. If the cost of lender required repairs and treatments exceeds 5% of the Sales Price, Buyer may terminate this contract and the earnest money will be refunded to Buyer. F. COMPLETION OF REPAIRS AND TREATMENTS: Unless otherwise agreed in writing, Selter shall complete all agreed repairs and treatments prior to the Closing Date. All required permits must be obtained, and repairs and treatments must be performed by persons who are ilcensed or otherwise authorized by law to provide such repairs or treatments. At Buyer's election, any transferable warranties received by Seller with respect to the repairs and treatments will be transferred to Buyer at Buyer's expense. If Seller falls to complete any agreed repairs and treatments prior to the Closing Date, Buyer may exercise remedies under Paragraph 15 or extend the Closing Date up to 15 days if necessary for Seller to complete the repairs and treatments.
TAR 1601 Initialed for identification by Buyer <u>Navy BIN</u> and Seller TREC NO. 20-1

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Contract Concerning 220 Hiterates Dr. Contract Concerning East Tawakoni, TX 75472 (Address of Property)	Page 5 of 9 12-05-2011
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G. ENVIRONMENTAL MATTERS: Buyer is advised that the presence of wetlands, toxic substances, including aspestos and wastes or other environmental hazards, or the presence of a timestened or endangered species or its habitat may affect Buyer's intended use of the Property. If Buyer is concerned about these matters, an addendum promutgated by TREC or required by the parties should be used.

H. RESIDENTIAL SERVICE CONTRACTS: Buyer may purchase a residential service contract from a residential service company licensed by TREC. If Buyer purchases a residential service contract, Selfer shall reimburge Buyer at closing for the coet of the residential service contract in an amount not exceeding 5 none.

Buyer should review any residential service contract for the scope of coverage, exclusions and limitations. The purchase of a residential service contract is optional. Similar coverage may be purchased from various companies authorized to do business in Taxas.

8. BROKERS' FEES: All obligations of the parties for payment of brokers' fees are contained in seperate written agreements.

A. The closing of the sale will be on or before 06/28/25125ee 52**

days after objections made under Paragraph 8D have been cured or valved, whichever date is later (Closing Date). If either pany falls to close the sale by the Closing Date, the non-defaulting party may exercise the remedies contained in Paragraph 15.

At classing:

(1) Seller shall execute and deliver a general warranty deed conveying title to the Property to Buyer and showing no additional exceptions to those permitted in Paragraph 6 and the Property.

- to Buyer and showing no additional exceptions to those permitted in Paragraph 6 and furnish tex statements or certificates showing no delinquent taxes on the Property.

 (2) Buyer shall pay the Sales Price in good funds acceptable to the escrew agent.

 (3) Saller and Buyer shall execute and deliver any notices, statements, certificates, affidavits, releases, losh documents and other documents reasonably required for the closing of the sale and the issuance of the Title Policy.

 (4) There will be no liens, assessments, or security interests against the Property which will not be satisfied out of the sales proceeds unless securing the payment of any loans assumed by Buyer and assumed loans will not be in default.

 (5) If the Property is subject to a lease, Saller shall (f) deliver to Buyer the lease(s) and the move-in condition form signed by the feriant, if any, and (ii) transfer security deposits (as defined under \$92.102. Property Code), if any, to Buyer, in such an event, Buyer shall deliver to the tenant a signed statement acknowledging that the Buyer has received the security deposit and is responsible for the return of the security deposit, and specifying the exact delige amount of the security deposit.
- 10. POSSESSION: Seller shall deliver to Buyer possession of the Property in its present or required condition, ordinary west and tear excepted; [2] upon closing and funding [1] according to a temporary residential lease form promulgated by TREC or other written lease required by the parties. Any possession by Buyer prior to closing or by Seller after closing which is not authorized by a written lease will establish a tenancy at sufference relationship between the parties. Consult your insurance agent prior to change of ownership and possession because insurance coverage may be limited or terminated. The airsance of a written lease or appropriate insurance coverage may expose the parties to economic loss.
- 11. SPECIAL PROVISIONS: (Insert only factual statements and business details applicable to the sale. TREC rules prohibit licensess from adding factual statements or business details for which a contract addendum, lease or other form has been promulgated by TREC for mandatory use.) property being sold as is, where is This offer is good until 5:00, Thursday, May 31th, 2012

 * To include Lots IT 26, 66, and 86% of Blue Water Tawakoni Sau 1

** wor as stated below:

The sale of this property is contingent upon the United States District Court for the Eastern District of Texas (the "Receivership Court") entering an order approving this contract and the terms of sale (the "Approval Order"). The closing of the sale shall occur within 5 days after the Receivership Court enters the Approval Order or June 28, 2012, whichever is later. In the unlikely event that the sale is not approved, Buyers shall be entitled to return of their earnest money.

TAR 1801 Initialed for Idam Boatlon by Buyer 100 K/U and Seller Produced with MFF OHMO by Absorbed 18070 Pileson file Road, Freson, Michigan 48006 . Michigan 48006

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220 Bluewater Dr. Rast Tawakoni, TV (Address of Property) Contract Concerning ___ 75472 Page 8 of 9 12-05-2011

12. SETTLEMENT AND OTHER EXPENSES:

Buyer's Expenses as allowed by the lender,

(2) Expenses payable by Buyer (Buyer's Expenses): Appraisal fees; loan application fees; adjusted origination charges; credit reports; preparation of loan documents; interest on the notes from date of disbursement to one month prior to dates of first monthly payments; recording fees; copies of easements and restrictions; loan title policy with endorsements required by lender; loan-related inspection fees; photos; amortization schedules; one-half of escrow fee; all prepaid items, including required premiums for flood and hazard insurance, reserve deposits for insurance, ad valorem taxes and special governmental assessments; final compliance inspection; courier fee; repair inspection; underwriting fee; when transfer fee; expenses incident to any loan; Private Montgage Insurance Premium (PMI), VA Loan Funding Fee, or FHA Montgage Insurance Premium (MIP) as required by the lender; and other expenses payable by Buyer under this contract. Buyer under this contract.

B. If any expense exceeds an amount expressly stated in this contract for such expense to be paid by a party, that party may terminate this contract unless the other party agrees to pay such excess. Buyer may not pay charges and fees expressly prohibited by FHA, VA, Texas Veterans Land Board or other governmental loan program regulations.

- 13. PRORATIONS: Taxes for the current year, interest, maintenance fees, assessments, dues and rents will be prorated through the Closing Date. The tax proration may be calculated taking into consideration any change in exemptions that will affect the current year's taxes. If taxes for the current year vary from the amount prorated at closing, the parties shall adjust the prorations when tax statements for the current year are available. If taxes are not paid at or prior to closing, Buyer shall pay taxes for the current year.
- 14. CASUALTY LOSS: If any part of the Property is damaged or destroyed by tire or other casualty after the effective date of this contract, Selier shall restore the Property to its previous condition as soon as reasonably possible, but in any event by the Closing Date. If Selier fails to do so due to factors beyond Selier's control, Buyer may (a) terminate this contract and the samest money will be refunded to Buyer (b) extend the time for performance up to 15 days and the Closing Date will be extended as necessary or (c) accept the Property in its damaged condition with an assignment of insurance proceeds and receive credit from Selier at closing in the amount of the deductible under the insurance policy. Selier's obligations under this paragraph are independent of any other obligations of Selier under this contract.
- to DEFAULT: If Buyer falls to comply with this contract, Buyer will be in default; and Seller may (a) enforce; specific performance; seek such other relief as may be provided by law, or both, or (b) terminate this contract, and receive the earnest money as liquidated damages, thereby releasing both parties from this contract. If Seller falls to comply with this contract, Seller will be in default and Buyer may (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money, thereby releasing both parties from this contract.
- 18. MEDIATION: It is the policy of the State of Texas to encourage resolution of disputes through alternative dispute resolution procedures such as mediation. Any dispute between Seller and Buyer related to this contract which is not resolved through informal discussion [.] will [X] will not be submitted to a mutually acceptable mediation service or provider. The parties to the mediation shall bear the mediation costs equally. This paragraph does not preclude a party from seeking equitable relief from a court of competent jurisdiction.

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TREC NO. 20-11

	220 Bluewa	ter Dr.
Contract	Concerning Regt Tanakon).	75472 Page 7 of 9 12-05-2011
21	ATTORNEY'S FEES: A Buyer, Seller, Listing I	Broker, Other Broker, or escrow agent who prevails of its entitled to recover reasonable attorney's fees
Þ	the performance or nonperformance of any earnest money and (iii) liable for the loss of financial institution in which the earnest institution is soling as escrew agent. EXPENSES: At closing, the earnest money then to Buyer's Expenses and any excess agent may: (i) require a written release of require payment of unpatid expenses incum	rarty to this contract and does not have liability for party to this contract, (ii) hable for interest on the of any earnest money caused by the failure of any money has been deposited unless the financial must be applied first to any cash down payment, a refunded to Buyer. If no closing occurs, escrow of liability of the escrow agent from all parties, (ii) and on behalf of a party, and (iii) only deduct from expenses incurred on behalf of the party receiving
	c. DEMAND: Upon termination of this contrate release of earnest money to each party release and deliver same to the escrive a either party may make a written demand to one party makes written demand for the provide a copy of the demand form the other party making de the earnest money to the party making de incurred on behalf of the party receiving the same to the creditors. If escrive agent corporaty hereby releases escrive agent from earnest money, DAMAGES: Any party who wrongfully falls escrive agent within 7 days of receipt of liquidated demages in an amount equal to earnest money; (iii) the earnest money; (iii)	ct, either party or the escrow agent may send a and the parties shall execute counterparts of the agent. If either party falls to execute the release, or the escrow agent for the earnest money. If only he earnest money, escrow agent shall promptly are party. If escrow agent does not receive written party within 15 days, escrow agent may disburse mand teduced by the amount of unpaid expenses in earnest money and escrow agent may pay the mplies with the provisions of this paragraph, each all adverse claims related to the disbursal of the for refuses to sign a release acceptable to the the request will be liable to the other party for the sum of (1) three times the amount of the pressonable altomey's fees; and (iv) all costs of
E	sult. NOTICES: Escrow agent's notices will be	effective when sent in compliance with Paragraph vill be deemed effective upon receipt by escrow
ck be	dsing, if any representation of Seller in this	ntations and warranties in this contract survive contract is untrue on the Closing Date, Selfer will written agreement, Seller may continue to show ok up offers.
or sh ar In	if Saller falls to deliver an affidavit to Buye tall withhold from the sales proceeds an an ad deliver the same to the Internal Reven	a "foreign person," as defined by applicable law, or that Seiler is not a "foreign person," then Buyer nount sufficient to comply with applicable tax law tue Service together with appropriate tax forms. filling written reports if currency in excess of
21. No	OTICES: All notices from one party to the alled to, hand-delivered at, or transmitted by face	other must be in writing and are effective when simile or electronic transmission as follows:
	Buyer at: Dennis M. Bratton	To Soller at Charlene Laonce
23	25 Misty Trail Lane	500 N. Alkard, Suite 2700
Fl	ower Mound. IX. 75028	Dallas, Tx 75001
Te	ephone: <u>(817).781–5169</u>	Telephone: 214 706- 42-15
Fa	osimile: <u>(903) 356-4208</u>	Facsimile: 014 706 4242
	nell mbratton@ilbpartners.com	E-mail: Charlene, Koonce & Solidconneel.

ancieur Concerning Zhet Tawakon	L. TX 75472 Dem data the create
(Address of	atez Dr. 1. Tr. 75472 Paga 8 of 9 12-05-2011 Propenty:
cannot be changed except by their written a are (Check all applicable boxes):	contains the entire agreement of the parties and greement. Addends which are a part of this contract
IXI Third Perty Financing Addendum for Credit Approval	☐ Addendum for "Back-Up" Contract
Soler Financing Addendum	Addendum for Coastal Area Property
Addendum for Property Subject to Mandatory Membership in a Property Owners Association	C Environmental Assessment, Threatened or Endangered Species and Wellands Addandum
🔲 Buyer's Temporary Resklential Lease	Sellar's Temporary Residential Lease
Losin Assumption Addendum	Short Sale Addendum
Addendium for Sale of Other Property by Buyer	Addendum for Property Located Seaward of the Gull littracoustal Waterway
Addendura for Reservation of O3, Gas and Other Minerals	Addendum for Seller's Disclosure of information on Lead-based Paint and Lead-based Paint and Lead-based Paint Hazards as Required by Federal Law
Other (lisi):	
the effective date of this contract, Selier of contract by giving notice of termination to Selier with this contract (Option Period). If no dollar armo pay the Option Fee to Selier within the time	with Buyer the unrestricted right to terminate this willing to days after the effective date of mint is stated as the Option Fee or if Buyer raise to presented, this paragraph will not be a part of this
	enation, the receipt of which is hereby acknowledged (Option Fee) within 2 days after thants Buyer the unrestricted right to terminate this vithin 10 days after the effective date of that is stated as the Option Fee or if Buyer falls to presented, this paragraph will not be a part of this mated right to terminate this contract. If Buyer gives ed, the Option Fee will not be refunded; however, The Option Fee will not be refunded; however, the Option Fee will will not be credited to the case for this paragraph and strict compliance with the least estate itemsees from giving legal advice, o not understand the effect of this contract, consult an
-	hibit real estate licensees from giving legal advice, one undendand the effect of this contract, consult an
L. CONBULT AN ATTORNEY: TREC rules prof READ THIS CONTRACT CAREFULLY. If you do attorney BEFORE signing. Buyer's	hibit real estate licensees from giving legal advice, o not understand the effect of this contract, consult an Seller's
CONSULT AN ATTORNEY: TREC rules prof READ THIS CONTRACT CAREFULLY. If you do attorney BEFORE signing. Buyer's Attorney is:	hibit real estate licensees from giving legal advice, o not understand the effect of this contract, consult an Seller's Attorney is:
L. CONSULT AN ATTORNEY: TREC rules prof READ THIS CONTRACT CAREFULLY. If you do altomely BEFORE signing. Buyer's Altomely is:	hibit real estate licensees from giving legal advice, o not understand the effect of this contract, consult an Seller's Attorney is:
4. CONSULT AN ATTORNEY: TREO rules prof READ THIS CONTRACT CAREFULLY. If you de attorney BEFORE signing. Buyer's Attorney is: Telephone:	hibit real estate licensees from giving legal advice, o not understand the effect of this contract, consult an Seller's Attorney is:
A. CONSULT AN ATTORNEY: TREO rules prof READ THIS CONTRACT CAREFULLY. If you do attorney BEFORE signing. Buyer's Attorney is: Telephone: FaceIntile:	hibit real estate licensees from giving legal advice, o not understand the effect of this contract, consult an Seller's Attorney is: Telephone: FaceImile: E-mail: (EFFECTIVE DATE).
A. CONSULT AN ATTORNEY: TREO rules prof READ THIS CONTRACT CAREFULLY. If you do altorney BEFORE signing. Buyer's Attorney is: Telephone: Facsimile:	hibit real estate licensees from giving legal advice, o not understand the effect of this contract, consult an Seller's Attorney is: Telephone: FaceImile: E-mail:

TREC NO. 20-11 Boston, Met

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TREC NO. 20-11

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PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

THIRD PARTY FINANCING ADDENDUM FOR CREDIT APPROVAL

·····	220 Bluewater Dr. East Tawakoni
	(Sireet Address and City)
locumer obtained leterminand creates with the time time time time	nall apply promptly for all financing described below and make every reasonable effort to redit approval for the financing (Credit Approval). Buyer shall furnish all information and its required by lender for Credit Approval. Credit Approval will be deemed to have been when (1) the terms of the loan(s) described below are available and (2) lender as that Buyer has satisfied all of lender's requirements related to Buyer's assets, income stated that the figure cannot obtain Credit Approval, Buyer may give written notice to him
OTE; (operty,	Credit Approval does not include approval of lender's underwriting requirements for the as specified in Paregreph 4.A.(1) of the contract.
⊋ch note	e must be secured by vendor's and deed of trust liens.
HECK #	PPLICABLE BOXES:
[]] B . Te	(1) A first mortgage loan in the principal amount of \$ 92,000.00 (excluding any financed PMI premium), due in full in 30 year(s), with interest not to exceed 3.950 % per annum for the first 30 year(s) of the loan with Adjusted Origination Charges as shown on Buyer's Good Faith Estimate for the loan not to exceed 1.000 % of the loan. (2) A second mortgage loan in the principal amount of \$ (excluding any financed PMI premium), due in full in year(s), with interest not to exceed % per annum for the first year(s) of the loan with Adjusted Origination Charges as shown on Buyer's Good Faith Estimate for the loan not to exceed % of the loan. XAS VETERANS LOAN: A loan(s) from the Texas Veterans Land Board of \$ a period in the total amount of years at the interest rate established by the Texas
C. FH \$. loa not not put	terans Land Board. A INSURED FINANCING: A Section FHA insured loan of not less than (excluding any financed MIP), amortizable monthly for not less than years, with interest not to exceed % per annum for the first year(s) of the n with Adjusted Origination Charges as shown on Buyer's Good Faith Estimate for the loan to exceed % of the loan. As required by HUD-FHA, if FHA valuation is unknown, is expressly agreed that, notwithstankling any other provision of this contract, the other (Buyer) shall not be obligated to complete the purchase of the Property described from or to incur any penalty by forfoiture of earnest money deposits or otherwise unless
tne wri Affi of i	purchaser (Buyer) has been given in accordance with HUD/FHA or VA requirements a stem statement issued by the Federal Housing Commissioner, Department of Veterans airs, or a Direct Endorsement Lender setting forth the appraised value of the Property not less than \$ The purchaser (Buyer) shall have the privilege and ion of proceeding with consummation of the contract without regard to the amount of the

Century : Phone: 91

12-05-2011

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) (1834)	Party Financing Condition Addendum Concerning Page 2 of 2 12-05-2011
·	220 Bluewater Dr., East Tawakoni, TX 75472 (Address of Property)
	appraised valuation. The appraised valuation is arrived at to determine the maximum mortgage the Department of Housing and Urban Development will insure. HUD does not warrant the value or the condition of the Property. The purchaser (Buyer) should satisfy himself/herself that the price and the condition of the Property are acceptable."
OD.	VA GUARANTEED FINANCING: A VA guaranteed loan of not less than \$ (excluding any financed Funding Fee), amortizable monthly for not less than
	VA NOTICE TO BUYER: "It is expressly agreed that, notwithstanding any other provisions of this contract, the Euger shall not incur any penalty by forfeiture of earnest money or otherwise or be obligated to complete the purchase of the Property described herein, if the contract purchase price or cost exceeds the reasonable value of the Property established by the Department of Veterans Affairs. The Buyer shall, however, have the privilege and option of proceeding with the consummation of this contract without regard to the amount of the reasonable value established by the Department of Veterans Affairs."
	If Buyer elects to complete the purchase at an amount in excess of the reasonable value established by VA, Buyer shall pay such excess amount in cash from a source which Buyer agrees to disclose to the VA and which Buyer represents will not be from borrowed funds except as approved by VA. If VA reasonable value of the Property is less than the Sales Price, Seller may reduce the Sales Price to an amount equal to the VA reasonable value and the sale will be closed at the lower Sales Price with proportionate adjustments to the down payment and the loan amount.
Buyer Norma	hereby authorizes any lender to furnish to the Saller or Buyer or their representatives ation relating only to the status of Credit Approval of Buyer.
	Buyer Dehnis Matthew Bratton Seller Charlens C. Koones LR
Ê	Man Man 5/25/12 Seller
znsees	has been approved by the Texas Real Estate Commission for use with similarly approved or promulgated forms. Such approval relates to this form only. TREC forms are intended for use only by trained real estate. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It ended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 5-3000 (http://www.trec.texas.gov) TREC No. 40-5. This form replaces TREC No. 40-4.

TREC NO. 40-5